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PRO SE OFFICE

**IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF NEW YORK**

JIMMY BARBERAN AND TATSIANA )  
BARBERAN, HUSBAND AND WIFE, )  
Plaintiffs, )  
-v- )  
NATIONPOINT, A DIVISION OF NATIONAL CITY BANK; )  
MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., ATIMA; )  
HOME LOAN SERVICES, INC., d.b.a. NATIONPOINT LOAN SERVICES, Its )  
Successors And Or Assigns; )  
LASALLE BANK NATIONAL ASSOCIATION AS TRUSTEE FOR FIRST FRANKLIN )  
MORTGAGE LOAN TRUST 2006-FF18, MORTGAGE LOAN ASSET-BACKED )  
CERTIFICATES, SERIES 2006-FF18; )  
FIRST FRANKLIN MORTGAGE LOAN TRUST MORTGAGE LOAN ASSET-BACKED )  
CERTIFICATES, Series 2006-FF18; )  
UNKNOWN OWNERS OF THE EVIDENCE OF THE DEBT and/or OWNERS OF THE NOTE )  
Defendants. )  
LASALLE BANK NATIONAL ASSOCIATION AS TRUSTEE FOR FIRST FRANKLIN )  
MORTGAGE LOAN TRUST 2006-FF18, MORTGAGE LOAN ASSET-BACKED )  
CERTIFICATES, SERIES 2006-FF18, )  
NOTICE OF NON-RESPONSE TO IDENTIFICATION OF NEW DOCUMENT REQUESTS 1

Cross-Claimant,

-v-

TATSIANA BARBERAN, JIMMY BARBERAN, BOARD OF MANAGERS OF SPRING HOLLOW CONDONIUM TWO, and JOHN DOE,

Cross-Defendants.

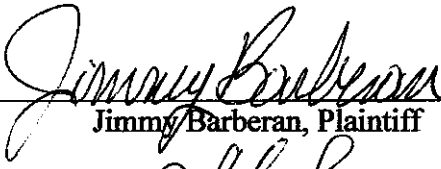
**NOTICE OF NON-RESPONSE TO**  
**PLAINTIFFS' IDENTIFICATION OF NEW DOCUMENT PRODUCTION REQUESTS**  
**[Pursuant to [101] ORDER]**

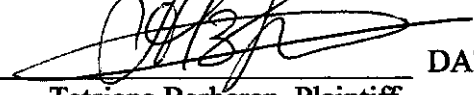
Plaintiffs serve NOTICE OF NON-RESPONSE TO PLAINTIFFS' IDENTIFICATION OF NEW DOCUMENT PRODUCTION REQUESTS, Pursuant to [101] ORDER.

The [101] ORDER entered 7/13/2012 stated: “[W]ithin thirty (30) days of the date hereof, Plaintiffs must identify which requests in their Second Amended Requests for Production of Documents are new. Thereafter, Defendants will have thirty (30) days in which to serve their responses to the new document requests, as specified by Plaintiffs.”

On 8/13/2012, Plaintiffs filed PLAINTIFFS' IDENTIFICATION OF NEW DOCUMENT PRODUCTION REQUESTS, identifying the new requests.

Thirty days from 8/13/2012 is 9/12/2012. That time has run, and Defendants have not served “their responses to the new document requests, as specified by Plaintiffs.”

Executed by:  DATED: September 21, 2012  
Jimmy Barberan, Plaintiff

Executed by:  DATED: September 21, 2012  
Tatsiana Barberan, Plaintiff

**CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on the date last written below, a true and correct copy of the foregoing was duly served on the following parties, either directly or through their attorneys as may be applicable, at their last known addresses by depositing same in the United States mail, postage prepaid.

**Defendant Mortgage Electronic Registration Systems, Inc.,  
Defendant NationPoint, a Division of National City Bank,  
Defendant Home Loan Services, Inc., d.b.a. Nationpoint Loan Services,  
Defendant Lasalle Bank National Association As Trustee For First Franklin Loan Trust  
2006-FF-18, Mortgage Loan Asset-Backed Certificates, Series 2006-FF-18**

**c/o Jordan W. Siev**

**c/o Joseph Benjamin Teig**

**c/o Othiamba Lovelace**

Reed Smith LLP  
599 Lexington Avenue  
New York, NY 10022  
212-521-5400  
212-521-5450 (fax)

DATED this 21st day of September, 2012.

